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8 Counterclaim-Defendant,
9 Jason Lust and Third-Party Defendant
10 SAJ Productions, LLC

11 **UNITED STATES DISTRICT COURT**
12 **CENTRAL DISTRICT OF CALIFORNIA**

13 JASON LUST, an individual,

14 Plaintiff,

15 v.

16 ANIMAL LOGIC ENTERTAINMENT
17 US, d/b/a ANIMAL LOGIC
18 ENTERTAINMENT, LLC, a California
19 limited liability corporation; ZAREH
20 NALBANDIAN, an individual; and
21 DOES 1 through 20, inclusive,

22 Defendants.

23 **And related Counterclaims and Third**
24 **Party Complaint**

Case No.: 17-CV-00308-JAK-AFM

Hon. Judge John A. Kronstadt

**JOHNSON & JOHNSON LLP'S
STATEMENT RE: MOTION TO
WITHDRAW**

Complaint Filed October 31, 2016

STATEMENT RE: MOTION TO WITHDRAW

Pursuant to the Court's Order Re Johnson & Johnson LLP's *Ex Parte* Application for an Expedited Hearing Date for Motion to Withdraw (Dkt. 174), Johnson & Johnson LLP submits this Statement:

Jason Lust and SAJ Productions, LLC oppose Johnson & Johnson LLP's Motion to Withdraw.

Johnson & Johnson LLP has informed Jason Lust, SAJ Productions, LLC's Chief Executive Officer, that SAJ Productions, LLC cannot represent itself in this matter, and that new counsel must substitute in to represent SAJ Productions, LLC.

Dated: May 12, 2020

JOHNSON & JOHNSON LLP

By /s/ Ronald P. Funnell
Neville L. Johnson
Ronald P. Funnell
Attorneys for Plaintiff/
Counterclaim-Defendant,
Jason Lust and Third-Party Defendant
SAJ Productions, LLC